IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

NETWORK SYSTEM TECHNOLOGIES, LLC,)
Plaintiff,)
v.) Civil Action No. 1:22-cv-1331
QUALCOMM INCORPORATED; QUALCOMM TECHNOLOGIES, INC.; QUALCOMM CDMA TECHNOLOGIES ASIA- PACIFIC PTE LTD., QUALCOMM GLOBAL TRADING PTE LTD.)))))
Defendants.	,

QUALCOMM'S UNOPPOSED MOTION FOR EXTENSIONS

Defendants Qualcomm Incorporated, Qualcomm Technologies, Inc., Qualcomm CDMA Technologies Asia-Pacific Pte Ltd., and Qualcomm Global Trading Pte Ltd. (collectively "Qualcomm") hereby move the Court for one-week extensions for (1) Qualcomm's Opposition to Plaintiff Network System Technologies, LLC ("NST")'s Motion to Compel Qualcomm's Production of Documents Revealed During Deposition (Dkt. 400-2) and (2) Qualcomm's Reply in Support of Qualcomm's Opposed Motion to Stay Deadlines After the Close of Fact Discovery (Dkt. 370-1).

Qualcomm's Opposition of NST's Motion to Compel Qualcomm's Production of Documents Revealed During Deposition is currently due August 6, 2025. With a one-week extension, it would be due August 13, 2025, and NST's Reply would be due August 20, 2025.

Qualcomm's Reply in Support of Qualcomm's Opposed Motion to Stay Deadlines After the Close of Fact Discovery is currently due August 7, 2025, and would be due August 14, 2025 with the requested extension.

Good cause exists to grant Qualcomm's Unopposed Motion for Extensions. Qualcomm currently has three briefs due this week, including the two briefs mentioned above and Qualcomm's Response to NST's Motion to Compel Deposition on Sales Topics (Dkt. 386-2). Further, Qualcomm's in-house counsel responsible for this litigation is out-of-office on a long-planned vacation this week. NST does not oppose this motion.

Dated: August 4, 2025

s/ Nathan D. Louwagie

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CERTIFICATE OF SERVICE

I hereby certify that on August 4, 2025, I electronically filed the foregoing with the Clerk of Court *via* the Court's CM/ECF system, which will send notification of such filing to all counsel of record.

/s/ Nathan D. Louwagie
Nathan D. Louwagie